# **Hunter V Canary Wharf**

## **James Gordley**

Hunter V Canary Wharf Nicola Daly,1997

The Law of Private Nuisance Allan Beever, 2014-07-18 It is said that a nuisance is an interference with the use and enjoyment of land. This definition is typically unhelpful. While a nuisance must fit this account, it is plain that not all such interferences are legal nuisances. Thus, analysis of this area of the law begins with a definition far too broad for its subject matter, forcing the analyst to find more or less arbitrary ways of cutting back on potential liability. Tort law is plagued by this kind of approach. In the law of nuisance, today's preferred method of cutting back is to employ the notion of reasonableness. No one seems to know quite what 'reasonableness' means in this context, however. This is because, in fact, it does not mean anything. The notion is no more than the immediately recognisable symptom of our inadequate comprehension of the law. This book expounds a new understanding of the law of nuisance, an understanding that presents the law in a coherent and systematic fashion. It advances a single, central suggestion: that the law of nuisance is the method that the common law utilises for prioritising property rights so that conflicts between uses of property can be resolved.

Tort Law Nicholas J McBride, Roderick Bagshaw, 2018-05-17 Written by two leading scholars, Tort Law combines detailed coverage of the legal principles, supported by hypothetical case scenarios and guided further reading, with critical discussion of the key academic debates and literature in the subject making it ideal for use by anyone studying tort law at undergraduate or postgraduate level. Extensively updated, this new edition covers all important case-law and legislative developments, including the expansion of vicarious liability in Mohamud v Wm Morrison Supermarkets, the treatment of the notion of 'defect' under the Consumer Protection Act 1987 in Wilkes v Depuy International Ltd, the reinvigoration of the tort in Wilkinson v Downton by O (a child) v Rhodes, the recognition of a tort of the malicious institution of civil proceedings in Willers v Joyce, and the attempts to reform the law on the defence of illegality in Patel v Mirza.

**Principles of Property Law** Alison Clarke, 2020-06-11 Principles of Property Law offers a critical and contextual analysis of fundamental property law concepts and principles, providing students with the necessary tools to enable them to make sense of English land law rules in the context of real world applications. This new book adopts a contextual approach, placing the core elements of a qualifying law degree property and land law course in the context of general property principles and practices as they have developed in the UK and other jurisdictions in response to a changing societal relationship with a

range of tangible and intangible things. Also drawing on concepts of property developed by political and legal theorists, economists and environmentalists, Principles of Property Law gives students a clear understanding of how property law works, why it matters and how the theory connects with the real world. Suitable for undergraduate law students studying property and land law in England, Wales and Northern Ireland, as well as postgraduate students seeking an accessible analysis of property law as part of a course in law, land administration, environmental law or development studies.

**Tort Law** Jenny Steele,2022 A standlaone resource for students, with key cases and materials from a wide variety of sources to encourage a good understanding of a range of perspectives.

The Principles of Land Law Emma Lees, 2020 The core principles of land law are articulated clearly in this new textbook, providing a framework through which students can gain a sophisticated understanding of the modern land law system. Emma Lees' expertise in research and teaching ensures all topics are thoroughly explained in a friendly and accessible style. The textbook uses a unique structure: 'Chapter Goals' outline the key learning objectives while the core 'Principles' are summarised to conclude each chapter with a comprehensive overview of the topic at hand. Key cases are explained while examples illustrate problems and possible solutions. Students understand how to accurately apply the core principles to land law scenarios, while also conducting their own critical analysis of the subject area. The author's enthusiasm is imbued in the writing style; students actively engage with the key debates and at the same time develop an appreciation of the subject as a whole. A comprehensive interpretation of this subject, The Principles of Land Law is the ideal companion to a course in land law. Online resources Bimonthly updates on recent law changes.

Tort Law in New Zealand Stephen Todd, 2017-11-20 Derived from the renowned multi-volume International Encyclopaedia of Laws, this book provides ready access to how the legal dimension of prevention against harm and loss allocation is treated in New Zealand. This traditional branch of law not only tackles questions which concern every lawyer, whatever his legal expertise, but also concerns each person's most fundamental rights on a worldwide scale. Following a general introduction that probes the distinction between tort and crime and the relationship between tort and contract, the monograph describes how the concepts of fault and unlawfulness, and of duty of care and negligence, are dealt with in both the legislature and the courts. The book then proceeds to cover specific cases of liability, such as professional liability, liability of public bodies, abuse of rights, injury to reputation and privacy, vicarious liability, liability of parents and teachers, liability for handicapped persons, product liability, environmental liability, and liability connected with road and traffic accidents. Principles of causation, grounds of justification, limitations on recovery, assessment of damages and compensation, and the role of private insurance and social security are all closely considered. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for lawyers New Zealand. Academics and researchers will also welcome this very useful guide, and will appreciate its value not only as a

contribution to comparative law but also as a stimulus to harmonization of the rules on tort.

European Tort Law Cees van Dam, 2013-03-22 The new edition of European Tort Law provides an extensive revision and update of the only English language handbook in this constantly evolving area. The coverage in the new edition has been expanded with material on the latest developments in legislation, legal literature, and the case law of the European Court of Human Rights, the Court of Justice of the European Union, and the highest courts in France, Germany, and England. The first part of the book, Systems of Liability, provides chapters on the state of tort law in France, Germany, and England, and the European Union. A concluding chapter gives an overall view of the European field, linking the variety of rules with cultural diversity, examining the consequences for European harmonization, and emphasizing the importance of a European policy discourse. The second part, Requirements for Liability, analyses and compares the classic requirements for liability in a comparative and supranational perspective: rights and protected interests, intention and negligence, breach of statutory duty, stricter rules of liability, causation, damage, damages, and contributory negligence. It also discusses the role of tort law in protecting human rights against violations by the state and by multinational corporations. The final part, Categories of Liability, assesses how national and supranational rules are applied in a number of categories, such as in liability for motor vehicles, defective products, and defective premises, in liability for children, employees, and subsidiaries, as well as in cases of nuisance, environmental liability, and liability of public bodies.

The Law of Tort Andrew Grubb,2002 The law of tort occupies a central position in defining the legal obligations between individuals not to cause each other harm or injury. For academics it is a crucial area of study and for practitioners it is an essential area of knowledge. Covering a wide range of issues, from the characteristics of tortious liability to the abuse of the legal process, this new book provides an accessible, comprehensive and authoritative account of the law as it is and how it is likely to develop. It is an indispensable reference which will broaden the practitioner's understanding and knowledge of what is a fast-moving and complex area of law.

<u>Halsbury's Laws of England</u> James Peter Hymers Mackay of Clashfern, Hardinge Stanley Giffard Earl of Halsbury, 2009-06 This is a single volume from a major work set

The Law of Damages A. M. Tettenborn, David Wilby, Daniel Bennett, 2003 This essential text on the Law of Damages provides a comprehensive and authoritative account of the legal principles to be applied in assessing damages. It examines the current law and also highlights areas for possible future development. The text covers all the key areas and general principles of damages making it an essential text for both practitioners and academics.

The Law of Torts John G. Fleming,1998 This textbook still stands as one of the leading works of scholarship on Australian tort law. Fleming's coverage draws on authorities in Australia & other common law jurisdictions, providing a thorough analysis for student & practitioner alike. A clear, precise & comprehensive statement of modern tort law, it is founded on a

strong philosophical examination of this central area of the law.

The Development of Liability Between Neighbours James Gordley,2010 This book examines the extent to which social and economic changes have had an impact on tortuous liability.

Harassment Law and Practice Neil Addison, Timothy Lawson-Cruttenden, 1998 Offering an examination of harassment, this work looks at such areas as the common law harassment, the civil and criminal provisions of the Protection from Harassment Act 1997, the domestic violence provisions of the Family Law Act 1996, and the anti-social neighbour injunctions under the Housing Act 1996, and includes the provisions of the 1998 Crime and Disorder Bill. The inter-relationships between the various remedies and their respective advantages and disadvantages are explained. Examples are given of various types of harrassment: racial, sexual, in the workplace or from neighbours, journalists or stalkers. All the relevant legislation and case law is provided together with precedents and checklists.

Halsbury's Laws of England James Bowman, 2008 'Halsbury's Laws of England' is a definitive encyclopedic treatise of the laws of England. It includes restatements of the common law with remarks to the relevant judicial authority and the statutory law which has in many cases codified, modified or supplemented common law.

Air Pollution David Hughes,1998 A comprehensive guide to how air pollution regulation works in practice, covering: all potential sources of pollution - including vehicle, industrial, agricultural and domestic emissions; statutes and regulations - detailed analysis of the full range of legislation, including the new National Air Quality Strategy; advice on compliance - step-by-step guidance on procedural matters such as implementing the prescribed processes under the Environmental Protection Act 1990; case-law - detailed analysis of latest important decisions and their impact on practice such as the House of Lords judgement in Hunter v London Docklands Development Corporation; enforcement - what penalties face air polluters and how will they be carried through; and the role of the EC - the impact of EC Directives on UK law, such as 94/67 (Hazardous Waste Incineration) and 96/62 (New Air Quality Framework Directive).

#### The New Zealand Law Journal, 1996

Winfield and Jolowicz on Tort Sir Percy Henry Winfield, John Anthony Jolowicz, W. V. H. Rogers, 1998 This edition has been updated to incorporate the developments that have taken place in the law of tort. Although centred in English law, significant case law developments in other major Commonwealth jurisdictions are also considered.

Canadian Case Citations, 1867-July 1998, 1998

The Northern Ireland Legal Quarterly ,1999

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